

To: Doyle, James[Doyle.James@epa.gov]
Cc: 'Robert R. Lucic'[RLUCIC@sheehan.com]; John E. Peltonen[JPELTONEN@sheehan.com]; 'Rushton, Lisa K.'[lisarushton@paulhastings.com]; Todd M. Hooker[thooker@lcrilaw.com]; Smith, Thomas[SmithTR@bsk.com]; Biblow, Charlotte[CBiblow@FarrellFritz.com]; mvillani@swcblaw.com[mvillani@swcblaw.com]; Sheila A. Woolson[SWoolson@ebglaw.com]; Kevin Maldonado[kevinmaldonado64@yahoo.com]; John Privitera[PRIVITERA@mltw.com]; Avena, Suzanne[savena@garfunkelwild.com]; Cinelli, Gail[gcinelli@garfunkelwild.com]; 'Peter Aufrichtig'[peter@MccarthyFingar.com]; Phillip Landrigan[plandrigan@MccarthyFingar.com]; d Roggenkamp[eroggenkamp@sprlaw.com]; envlaw516@aol.com[envlaw516@aol.com]
From: Avena, Suzanne
Sent: Thur 1/15/2015 5:22:33 PM
Subject: IN THE MATTER OF THE NEW CASSEL/HICKSVILLE GROUNDWATER CONTAMINATION SUPERFUND SITE

Jim,

Thank you for your verbal agreement just now to an extension of one week to provide comments to the EPA Proposed Settlement regarding the above referenced matter. Accordingly, instead of being due Monday January 19, 2015, these comments are now due Monday, January 26, 2015. As explained, this request was discussed among counsel for many but not all of the respondents. As a courtesy, I am copying counsel for all of the respondents.

Regards,

Suzanne M. Avena
Garfunkel Wild, P.C.
111 Great Neck Road
Great Neck, New York 11201
516-393-2229

NOTICE: This e-mail and the attachments hereto, if any, may contain legally privileged and/or confidential information. It is intended only for use by the named addressee(s). If you are not the intended recipient of this e-mail, you are hereby notified that any dissemination, distribution or copying of this e-mail and the attachments hereto, if any, is strictly prohibited. If you have received this transmission in error, please immediately notify the sender by telephone and permanently delete this e-mail and the attachments hereto, if any, and destroy any printout thereof.

IRS CIRCULAR 230 DISCLOSURE: To the extent that tax advice is contained in this correspondence (or any attachment hereto), such tax advice cannot be used by you, or any party to whom this correspondence is shown, for the purpose of (i) avoiding penalties under the Internal Revenue Code, or (ii) promoting, marketing or recommending the tax advice addressed herein to any other party.